PATENT 7,108,894 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Michael J. Renn

Patent No.: 7,108,894 Group Art Unit: 2853

Issued: Docket: ODC2000-1-CIPB September 17, 2006

Title: Direct WriteTM System

TRANSMITTAL OF PETITION FOR CORRECTION OF INVENTORSHIP OF PATENT

Mail Stop: Petition Commissioner for Patents P.O.Box 1450 Alexandria, VA 22313-1450

Dear Sirs:

Patentees submit a Petition for Correction of Inventorship of Patent for the abovecaptioned patent. Also being submitted are the required Statements of Non-Deceptive Intent by each person being added by the Petition; a Statement Agreeing to Change of Inventorship in Patent by Correctly Named Inventor; a Consent of Assignee to Change of Inventorship in Patent; and a Statement Under 37 CFR 3.73(b).

Patentees have included authorization to charge a credit card for the petition fee of \$130.00. If necessary, please charge any additional fees or credit overpayment to Deposit Account 13-4213.

Respectfully submitted,

MICHAEL J. RENN

By his Representatives, PEACOCK MYERS, P.C.

P.O. Box 26927

By

Albuquerque, New Mexico 87125-6927

Telephone 505/99

Date December 1, 2010

Philip/20 Reg/No. 56,721

CERTIFICATE OF ELECTRONIC FILING: I hereby certify that this correspondence is being deposited with the United States Patent and Trademark Office as an electronic filing via Patent Electronic Filing System (EFS) addressed to: Commissioner for Patents on Devember 1, 2010

Diane S. Nelson, Paralegal Name Olani v. Nehm

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 7,108,894

Date of Issue: September 17, 2006

Name of Patentee: Michael J. Renn

Title of Invention: DIRECT WRITETM SYSTEM

Mail Stop Petition

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION FOR CORRECTION OF INVENTORSHIP OF PATENT (37 C.F.R. § 1.324)
NOTE: The petition should be directed to the Supervisory Patent Examiner whose unit handles the subject matter of the patent, See § 1481 of the M.P.E.P. (8th ed.).
1. This is a petition for correction of error in a
(check the appropriate item below)
☐ misjoinder
□ nonjoinder
of inventor(s) in the above issued patent. It is respectfully requested that the PTO issue a certificate correcting the error.
2. Enclosed herewith is (37 C.F.R. § 1.324(b)):
NOTE: 37 C.F.R. 1.324 does not require a statement from an inventor who is being deleted that the inventorship error occurred without any deceptive intent on his or he part. It may be useful to have that statement on record anyway, in any event, the statement by the inventor being deleted agreeing to the change of inventoral por stating that there is no disagreement to the requested change is still necessary under 37 C.F.R. 1.324(b)(2).
A. a statement indicating each person to be deleted as an inventor.
a statement from each person who is being added as an Inventor that the inventorship error occurred without any deceptive intention on his or her part.
B. A statement from the current named inventors who have not submitted a statement under A. above:
NOTE: "'Current inventors' include the inventor(s) being retained as such and the inventor(s) to be deleted. These current inventors need not make a statement as to whether the inventorship error occurred without deceptive intention." MEEP, § 1481, 8th Edition.
agreeing to the change of inventorship
or
stating that there is no disagreement in regard to the requested change. (Petition For Correction of Inventorship of Patent [14-6]—page 1 of 2)

3.	(if the patent is assigned, check the following)
	The assignee of each person who is being added or deleted and from the current inventor(s) who are not being added or deleted as inventor must file a consent (complying with the requirements of § 3.73(b)) or the change of inventorship. 37 C.F.R. § 1.324(b)(3).
Ճ	Also enclosed is the written consent of the assignee.
×	A statement under 37 C.F.R. § 3.73(b), establishing right of assignee to take action, is also enclosed.
4. The f	ee required (37 C.F.R. § 1.20(b)-\$130.00) is paid as follows:
	Attached is a check money order in the amount of \$
紅	Authorization is hereby made to charge the amount of \$
	to Deposit Account No.
	IX to Credit card as shown on the attached specific service protein setting and the conformation and the conformation of th
WARNIN	G: Credit card information should not be included on this form as it may become public.
	Charge any additional fees required by this paper or credit any overpayment in the manner authorized above.
Α	duplicate of this paper is attached.

Reg. No.: 56,721

Tel. No.: (505)998-1500

Customer No.: 05179

SIGNATURE OF PRACTITIONER

Philip D. Askenazy
(type or print name of practitioner)

PEACOCK MYERS, P.C. P.O. Address P.O. Box 26927

Albuquerque, New Mexico 87125-6927

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Name of Patentee: Michael J. Renn

Title of Invention: DIRECT WRITE TM SYSTEM Mail Stop Petition

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

STATEMENT AGREEING TO CHANGE OF INVENTORSHIP IN PATENT BY CORRECTLY NAMED INVENTORS (37 C.F.R. § 1.324(b)(2))

- NOTE: "Under 37 C.F.R. 1.324(b)(2), all current inventors who did not submit a statement under 37 C.F.R. 1.324(b)(1) must submit a statement either agreeing to a change of inventorship, or stating that they have no disagreement with regard to the requested change. Current inventors include the inventorship being retained as such and the inventor(s) to be deleted. These current inventors need not make a statement as to whether the inventorship error occurred without deceptive intention." See § 1481, MFEP, 8th Edition.
- NOTE: "If an inventor is not available, or refuses, to submit a statement, the assignee of the patent may wish to consider filling a reissue application to correct inventorship, since the inventor's statement is not required for a non-broadening reissue application to correct inventorship. See MPEP § 1412.04. 'See § 1481. MPEP, 8B Edition.'
- NOTE: "Nothing more is required. The examiner will determine only whether the statement contains the required language; the examiner will not make any comment as to whether or not it appears that there was in fact deceptive intention (see MEPE § 2022.05)." See § 1481, MPEP, 8th Edition.

I, an i	inventor signing below and
XX	who is being retained as an inventor
	who is being deleted as an inventor
	above identified patent, make the following statement in support of the petition to
XX	I agree to the change of inventorship of this patent.
	I have no disagreement in regard to the requested change of Inventorship of this patent.
	Michael J. Renn
	(Type name of inventor).
	mulan gha
	SIGNATURE
	(Type name of inventor)

SIGNATURE
(Statement Agreeing to Change of Inventorship in Patent by Correctly Named Inventors [14-12])

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 7,108,894

Application No.: 10/072,605

Date of Issue: September 17, 2006

Name of Patentee: Michael J. Renn

Title of Invention: DIRECT WRITETM SYSTEM

Mail Stop Petition

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT OF NON-DECEPTIVE INTENT BY PERSON BEING ADDED BY PETITION TO CHANGE INVENTORSHIP IN PATENT (37 C.F.R. & 1.324(b)(1))

- NOTE: In order to satisfy this, a statement such as the following is sufficient: "The inventorship error of failing to include John Smith as an inventor of the patent occurred without any deceptive intention on the part of John Smith."
- NOTE: Nothing more than a simple statement is required. The examiner will determine only whether the statement contains the required language and will not make any comment as to whether or not it appears that there was in fact a deceptive intention. M.P.E.P., § 1481, 8th Edition.
- NOTE: 37 C.F.R. 1.324 does not require a statement from an inventor who is being deleted that the inventorship error occurred without any deceptive intent on his or her part. If may be useful to have that statement on record anyway. In any event, the statement by the inventor being deleted agreeing to the change of inventorship or stating that there is no disagreement to the requested change is still necessary under 37 C.F.R. 1324(b)(2).

i, the person who is being added as an inventor by the petition being submitted to correct the inventorship of this patent do hereby declare that the inventorship error in falling to include my name as an inventor on this patent occurred without any deceptive intention on my part.

Bruce H. King
Type name of inventor being added
Signature

(Statement of Non-deceptive Intent by Person Being Added by Petition to Change Inventorship in Patent [14-9])

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 7,108,894

Application No.: 10/072,605

Date of Issue: September 17, 2006

Name of Patentee: Michael J. Renn

Title of Invention: DIRECT WRITE TM SYSTEM

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT OF NON-DECEPTIVE INTENT BY PERSON BEING ADDED BY PETITION TO CHANGE INVENTORSHIP IN PATENT (37 C.F.R. & 1.324(b)(1))

- NOTE: In order to satisfy this, a statement such as the following is sufficient: "The inventorship error of failing to include John Smith as an inventor of the patent occurred without any deceptive intention on the part of John Smith."
- NOTE: Nothing more than a simple statement is required. The examiner will determine only whether the statement contains the required language and will not make any comment as to whether or not it appears that there was in fact a deceptive intention. M.P.E.P., § 1481, 8th Edition.
- NOTE: 37 C.F.R. 1.324 does not require a statement from an inventor who is being deleted that the inventorship error occurred without any deceptive intent on his or her part. It may be useful to have that statement on record anyway. In any event, the statement by the inventor being deleted agreeing to the change of inventorship or stating that there is no disagreement to the requested change is still necessary under 37 C.F.R. 1.324(b)(2).

I, the person who is being added as an inventor by the petition being submitted to correct the inventorship of this patent do hereby declare that the inventorship error in falling to include my name as an inventor on this patent occurred without any deceptive intention on my part.

Manampathy G. Giridharan
Type name of inventor being added

(Statement of Non-deceptive Intent by Person Being Added by Petition to Change Inventorship in Patent [14-9])

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IM THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 7,108,804 Application No.: 10/072.605

Date of Issue: September 17, 2006

Name of Patentee: Michael J. Renn

Title of Invention: DIRECT WRITE TH SYSTEM

Mail Stop Petition Commissioner for Patents P.O. Box 1459 Alexandria, VA 22315-1450

STATEMENT OF NON-DECEPTIVE INTENT BY PERSON BEING ADDED BY PETITION TO CHANGE INVENTORSHIP IN PATENT (37 C.P.R. § 1.324(b)(1))

NOTE: In order to satisfy this, a statement such as the following is sufficient: "The inventorship error of failing to include John Smith as an Inventor of the patent accurred without any deceptive intention on the part of John Smith."

NOTE: Nothing more than a simple statement is required. The examiner will determine only whether the statement contains the required language and will not make any comment as to whether or not it appears that there was in fact a describe intention. MP.E.P. § 1461, MP.Edifon.

NOTE: 37 C.F.R. 1.324 does not require a statement from an inventor who is being deleted that the inventorship error occurred without any deceptive intent on his or her part. It may be useful to have that statement on record anyway, in any event, the statement by the inventor being deleted agreeing to the change of inventorship or stating that there is no disagreement to the requested change is still necessary under 37 C.F.R. 1.324(b).F.R. 1.324(b).

the person who is being added as an inventor by the petition being submitted to correct
the inventorship of this patent do hereby declare that the inventorship error in falling to
include my name as an inventor on this patent occurred without any deceptive intention
on my part.

Jyh-Cherng Sheu

Type name of inventor being added

Signature con

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 7,108,894

Date of Issue: September 17, 2006

Michael J. Renn Name of Patentee:

DIRECT WRITE TM SYSTEM

Title of Invention:

Mail Stop Petition Commissioner for Patents

P.O. Box 1450 Alexandria, VA 22313-1450

CONSENT OF ASSIGNEE TO CHANGE OF INVENTORSHIP IN PATENT (37 C.F.R. § 1.324(b)(3))

NOTE: The assignee of each person who is being added or deleted and from the current inventor(s) who are not being added or deleted as inventor must file a consent to the change of inventorship, 37 C.F.R. § 1.324(b)(3).

NOTE: 37 C.F.R. 1.324 does not require a statement from an inventor who is being deleted that the inventorship error occurred without any deceptive intent on his or her part. It may be useful to have that statement on record anyway. In any event, the statement by the inventor being deleted agreeing to the change of inventorship or stating that there is no disagreement to the requested change is still necessary under 37 C.F.R. 1.324(b)(2).

Optomec Design Company

(type or print name of assignee)

owner by assignment of the above patent.

(check and complete the applicable item below)

- in the assignment being recorded concurrently herewith, 1. August 1, 2002
- in the assignment recorded in the PTO on 1. November 18, 2005

Frame $\frac{1.013156; 2.016799}{3.018275; 4.022973}$ Reel $\frac{1.0316; 2.0487;}{3.0011; 4.0492}$

3. September 19, 2006 4. July 20, 2009

hereby consents to the amendment of the inventorship of this patent as requested

- in the accompanying papers.
- in the papers mailed to the PTO on ____

(complete the following, if applicable)

Attached is a "STATEMENT UNDER 37 CFR 3.73(b)," establishing the right of the assignee to take action in this case.

Date: (0/19/10

Title of signatory if signing on behalf of an entity

(Consent of Assignee to Change of Inventorship in Patent [14-7]-page 1 of 1)

Under the Paperwork Reduction Act of 1995,	to persons are required to r	sepond to a collection of info	metion unless it displays a valid OMB control num
	STATEMENT UNI	DER 37 CFR 3.73(b)	1
optionec Optomec	Design Compa	ny	
pplication No./Patent No./Control No.:	7,108,894	Filed/issue Date:	September 17, 2006
DIRECT WRITE TM SY	STEM		
Optomec Design Company		_ corporat	ion
(Name of Assignee) stes that it is: the assignee of the entire right, title an assignee of less than the entire The extent (by percentage) of its	e, and interest; or right, title and interes	ıt	ilion, partnership, university, government agency,
the patent application/patent identified			
original assignment is attached. R A chain of title from the Inventoria 1. From: Michael J. Re The document was record Resel 013156, Frame Manampathy G. 2. From: Jyh-Cherne S.	enn 1 d in the United States 0316 Giridharan	ation/patent identified of the control of the contr	k Office at thereof is attached.
The document was records	ame 0487	, or for which a cop	by thereof is attached.
3. From: <u>CFD Research</u> The document yes record Reel 0182/5 F	rame 0011	, or for which a co	opy thereof is attached.
As required by 37 CFR 3.73(b)(1)(i), the assignee was, or concurrently is being the CNOTE: A secrete conv. (i.e., a true	ne documentary evid ng, aubmitted for rec	dence of the chain of cordation pursuant to	title from the original owner to the
The undersigned (whose title is supplied	d below) is authorized	to act on behalf of the	assignee.
			10/11/10
David M. Ne	ignature		5057618250ext
	r Typed Name		Telephone Number
110/00			

This collection of information is required by 37 CFR 3.75(b). This information is required to obtain or retain is benefit by the public which is to file (and by the USPYC) to proceed) an application. Confidentially is operated by 31 CSR 3.75 (at 2 at 37 DY R. 1977 D. 11 at 2 at 2 DY R. 1977 D. 11 at 2 DY R.

If you need essistance in completing the form, call 1-800-PTO-9199 and select option 2.

Supplemental Sheet - Statement Under 37 CFR 3.73(b)

 From Bruce H. King to Optomec Design Company
 The document was recorded in the United States Patent and Trademark Office at Reel 022973, frame 0492.